

initiatives over the years, especially technology transfer and competitiveness issues. Once, we were preparing a special video to celebrate a landmark anniversary of an important science organization. George and I went down to the House Recording Studio to tape the video. Everything was all set up and ready to go so that we could go through it rapidly. Our remarks were even ready in the teleprompter. I worked quickly, and finished my segment in one take. However, George just couldn't seem to get it right. Take after take after take, he kept messing up. What should have taken 10 minutes dragged on and on. Finally, after about an hour, we were interrupted by a vote. After the vote, George came back and was finally able to wrap-up the video, but this story underscored that George Brown had difficulty being scripted—in his life, in his political career, and in the way he operated on the Science Committee. George, with his foul cigar and rumpled suit, enjoyed ad libbing, sometimes being irreverent. He had an endearing personality that often came out—even in the most tense of moments.

I will miss George Brown. Science and our nation have lost a fair and just man, a true leader. But we will always remember him as we move forward towards the 21st century and a universe of new scientific advancement. I offer my condolences to his wife Marta Macias Brown and his family.

INTRODUCTION OF BILL TO AMEND CLEAR CREEK COUNTY, COLORADO PUBLIC LAND TRANS- FER ACT

HON. MARK UDALL

OF COLORADO

IN THE HOUSE OF REPRESENTATIVES

Thursday, August 5, 1999

Mr. UDALL of Colorado. Mr. Speaker, at the request of the Commissioners of Clear Creek County, I am today introducing a bill to amend the Clear Creek County, Colorado, Land Transfer Act of 1993.

The bill would amend section 5 of that Act so as to allow Clear Creek County additional time to determine the future disposition of about 6,000 acres of land that was transferred to the county under that section of the 1993 Act.

Under the 1993 Act, the county had 10 years within which to resolve questions related to rights-of-way, mining claims, and trespass situations on the lands covered by that section of the Act and then to decide which parcels to transfer and which to retain. Among other things, the county is working with the Colorado Division of Wildlife on a proposal that would result in some 2,000 acres being transferred to the Division of Wildlife for management as Bighorn Sheep habitat.

The County Commissioners have informed me that this process has taken longer than they anticipated, and that a 10-year extension of time would be helpful to a successful conclusion to this process. The bill I am introducing today responds to that request.

SHIVWITS NATIONAL CONSERVATION AREA

HON. BOB STUMP

OF ARIZONA

IN THE HOUSE OF REPRESENTATIVES

Thursday, August 5, 1999

Mr. STUMP. Mr. Speaker, the Shivwits Plateau is located on the southern end of the Arizona Strip, which borders Arizona, Utah and Nevada. This area's remote and primitive landscape contains a spectacular array of scientific, historic, and cultural resources. This relatively unspoiled area remains a rugged frontier. It is a place where one can view the compatibilities of relics of ancient cultures alongside modern ranching operations.

Mr. Speaker, in November, 1988, Secretary of the Interior Bruce Babbitt first announced his desire to use the Antiquities Act to create a national monument on the Shivwits Plateau in northern Arizona. Since that time, the Secretary's actions clearly indicate that the Department of the Interior has some general environmental concerns over the Shivwits Plateau that they do not believe can be redressed by current law. It is my hope that as we proceed through the hearing process, the Secretary's concerns will be more specifically identified so that they can be addressed legislatively.

Mr. Speaker, today, I am introducing the Shivwits Plateau National Conservation Area Establishment Act. My hope in introducing this legislation is to continue a public, legislative dialogue on protecting Shivwits Plateau. While Secretary Babbitt has made some general public comments on the protections he would like to see on the Shivwits Plateau, we have worked for months to translate these comments and concepts into legislative language.

The legislation protects the remoteness, native biodiversity and ecological richness of the Shivwits Plateau, while at the same time increasing public awareness, outdoor recreation use and enjoyment. Equally as important, the bill preserves the ranching lifestyle and maintains the existing, historic and traditional uses of the Shivwits Plateau, goals that the Secretary has expressed in public forums this year.

Mr. Speaker, I would like to take this opportunity to discuss several sections of the bill and my intentions for including these sections in the Shivwits National Conservation Area Establishment Act.

The boundaries of the NCA encompass approximately 570,000 acres, containing 384,000 acres of public lands managed by the Bureau of Land Management, 164,000 acres of public land within the boundaries of the Lake Mead National Recreation, but which are geographically separated from the rest of Lake Mead, 14,000 acres of Arizona State Trust Land, managed by the Arizona State Land Department, and 8,000 acres of privately held land.

Mr. Speaker, I believe that the resources of this area within the Shivwits Plateau can best be managed solely by the Bureau of Land Management as a separate, distinct management unit. For this reason, the bill removes lands in the NCA that are currently within the boundaries of the Lake Mead National Recreation Area from the jurisdiction of the National Park Service to control by the Bureau of Land Management. Grazing on this land is currently managed by the Bureau of Land Management,

but the land is under the general management of the National Park Service.

The legislation requires that the Bureau of Land Management protect and administer the NCA, and develop a new management plan for the NCA. Through a series of public meetings and closely working with the stakeholders of the region, the Bureau has been managing the region under a combination of resource management and interdisciplinary plans whose results have been lauded by all users, as well as the Secretary of the Interior. The current plans provide a significant amount of flexibility for the management of the Shivwits Plateau, and have continually been developed and refined over the past several years. Their goals and objectives reflect the varied interests of the Arizona Strip, including those of conservationists, the Federal government, local governments, recreationists, permittees and land owners, and would, I believe, accommodate the interests of the Secretary to protect the area for the future. For that reason, the bill directs the Bureau to use existing plans, specifically the goals and objectives, as a foundation for developing a management plan for the new NCA.

The legislation also establishes the Shivwits Plateau National Conservation Area Advisory Committee. The committee is designed to be diverse, yet well balanced, with the purpose of advising the Secretary on the preparation and implementation of the management plan.

Mr. Speaker, the Secretary, during his numerous visits to Arizona, has expressed his desire to permit the continuation of valid existing uses. Therefore, the bill permits the continuation of existing authorized uses, within the framework and restrictions of the current management plans. Hunting, fishing and trapping will continue to be regulated by the State of Arizona. State and private landowners will continue to have reasonable access to their land and existing roads and trails on public and private lands will continue to be maintained. In addition, grazing will be allowed to continue, within the goals and objectives of the management plan, and permittees will be able to maintain and improve necessary structures and water tanks within their allotments. Finally, local governments and private parties will continue to have helicopter and aircraft access to the Arizona Strip.

Mr. Speaker, this bill establishes that land within the boundaries of the NCA can only be acquired from willing sellers. The Secretary is also required to make a diligent effort to acquire private lands, subsurface rights and mining claims within the NCA. The legislation further guarantees that land values will not be affected by the NCA designation and fair market value will be paid for land acquisitions.

The Shivwits National Conservation Area Establishment Act establishes the framework for withdrawing lands within the NCA from mineral entry and exploration. The bill requires the Secretary to assess the oil, gas and other mineral potential in the NCA no later than two years after the enactment of this legislation. The mineral assessment will be exchanged with the State and subject to a peer review by the Arizona State Department of Mines and Minerals. Additionally, the Secretary cannot make, modify or extend any mineral withdrawal authorized by the Federal Lands Management Policy Act within the boundaries of